NIVEDITA ACADEMY

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GONSORTIUM OF NATIONAL LAW UNIVERSITIES

LLM. - GOMMON LAW ADMISSION TEST, 201P

PART-A

The maxim *actio pevsonalis movituv cum pevsona* means:

1.

	(A)	(A) Personal action dies with the parties to the Gause of action						
	(B)	An agtion is not given to him who has	rEGei	ved no damages				
	(C)	No one is responsible for inevitable aG		_				
(D) An agt done by me against my wi11, is not my agt								
2.	Mate	atGh the inGorrEGt entries.						
_,	(A)	Injuria sine damnum	Ashby v. White					
	(B)	Damnum sine injuria		cester's Case				
	(C)	Remoteness of Damage		nds v. F1etGher				
	(D)	Neg1igenGe	•	oghue v. Stevenson				
3.	In R	y1ands v. F1etGher, Justige B1aGkburn us	sed the	e term(s):				
Ü	(A)	Strigt niabinity	(B)	Absolute liability				
	(C)	Strigt and absolute liability	(D)	None of the above				
4.	Cont	tributory negiigenGe is a:						
	(A)	Tort	(B)	Crime				
	(C)	DefenGe	(D)	Right				
5.	Vole	enti non fit injuvia is a:						
O	(A)	Cenera1 defenGe	(B)	Partiguiar defenge				
	(C)	Not a defenge	(D)	Defenge in Tort 1aw				
6.	Test	of directness for determining remotenes	ss of d	amage was 1aid down in:				
	(A)	Wagon Mound 1	(B)	Wagon Mound 2				
	(C)	Re Poiemis	(D)	Ryiands v. FietGher				
F.	F011	owing is not an essentia1 of tort of neg1ig	enGe					
	(A)	Duty of Gare on the part of plaintiff	(B)	Duty of Gare on the part of defendant				
	(C)	Breach of duty	(D)	Damage to praintiff				
8.	Defa	imation is:						
	(A)	Both a tort and Grime	(B)	Tort only				
	(C)	Crime only	(D)	Neither a tort nor a crime				

	(A)	Libe1	(B)	Siander					
	(C)	Nuisange	(D)	None					
10.	What defense Gou1d be used when an injury is Gaused to a person due to unforeseen or unexpEGted events in spite of reasonab1e Gare taken by him?								
	(A)	Inevitab1e aGGident	(B)	AGt of third party					
	(C)	Agt of Cod	(D)	None					
11.		er SEGtion 5F of Indian Pena1 Code, in risonment for life' shal1 be rEGkoned as eq		nating fragtions of terms of punishment, ent to imprisonment for:					
	(A)	twenty years	(B)	twe1ve years					
	(C)	thirty years	(D)	imprisonment ti11 death					
12.	Gom	mands of the 1aw. Choose the GorrEGt sta	ateme	is superior offiger, in Gonformity with the nt:					
	(A)	A has Gommitted the offenGe of murder							
	(B)	A has Gommitted the offenGe of Gu1pab	te ho	miGide					
	(C)	A has Gommitted no offenGe							
	(D)	A has Gommitted the offenGe of riot.							
13.		principle that –Nothing is an offence which ided under:	is do	ne by a child under seven years of agel is					
	(A)	Section 81 of I.P.C.	(B)	SEGtion 82 of I.P.C.					
	(C)	Section 83 of I.P.C.	(D)	Section 84 of I.P.C.					
14.	Ever	ry person has a right to defend ————		against any offenGe:					
	(A)	his own body on1y							
	(B)	his own body and the body of his retati	ves o	nıy					
	(C)	his own body and the body of any other person							
	(D)	he has no right to defend against any o	offeno	ge affEGting the human body					
15.	X, u	nder the inf1uenGe of madness, attempt	s to k	ii11 Y.					
	(A)	X has Gommitted the offenGe of murder							
	(B)	Y has no right of private defense as X is insane							
	(C)	Y has right of private defense which h	e wou	and have if X were sane					
	(D)	A11 statements are Gorregt.							
16.	The	right of private defense of property again	st the	eft Gontinues ti11:					
	(A)	the offender has effEGted his retreat w	ith th	e property					
	(B)	the assistange of the publig authorities							
	(C)	the property has been regovered							
	(D)	A11 of the above							
	` ′								

Defaming someone by words or by gestures is Ga11ed in Torts as:

9.

1F.	A pe	erson abets the doing of a thing by:		
	(A)	Instigating any person	(B)	Engages in any GonspiraGy
	(C)	Intentionally aiding	(D)	A11 of the above
18.	Whe	en two or more persons agree to do an i	11ega1	aGt, suGh an aGt is known as:
	(A)	Abetment	(B)	Pub1iG Tranqui1ity
	(C)	Criminal GonspiraGy	(D)	A11 of the above
19.	To G	commit an affray, the minimum number	r of pe	ersons required is:
	(A)	Two	(B)	Three
	(C)	Five	(D)	Seven
20.	Outi	raging the modesty of a woman is punis	hab1e	under:
	(A)	Segtion 354, IPC	(B)	Section 363, IPC
	(C)	Segtion 509, IPC	(D)	Segtion 511, IPC
21.	_₌ Opi	nio juvis' means:		
	(A)	Opinion of the jurists	(B)	Opinion of 1aw
	(C)	State practice	(D)	Law of opinion
22.	_ J us	cogens' means:		
	(A)	Norms	(B)	Negotiable norms
	(C)	Non-derogab1e norms	(D)	Lega1 norms
23.	'Jus ,	gentium' is a body of:		
	(A)	International Statutes	(B)	DEGisions of ICJ
	(C)	International Conventions	(D)	International Customs
24.	Wor	1d Inte11EGtua1 Property Organization	is a sp	DEGia1ized agenGy of:
	(A)	UN	(B)	ICJ
	(C)	WTO	(D)	ILO
25.	The	Rome Statute of the International Crin	nina1 (Court was adopted in the year:
	(A)	1998	(B)	1999
	(C)	2000	(D)	2001
26.		Gh one of the fo11owing is not forma11yer ArtiG1e 368?	Gons	idered as an amendment to the Constitution
	(A)	Creation of new states	(B)	Change in the Preamb1e
	(C)	Change in the Part IV A	(D)	Change in Part XII

2F.	7. Who presides over the joint sitting of the two Houses of Partiament?				
	(A)	Speaker	(B)	President	
	(C)	Vige President	(D)	Nominee of the Chief Justige of India.	
28.	Whi	Gh of the fo11owing Gategory of judges i	s not	mentioned in the Constitution?	
	(A)	Agting Judge.	(B)	Additiona1 Judge	
	(C)	Adhoc Judge	(D)	<i>Puisne</i> Judge	
29.	The	right to vote in e1EGtions in India is a:			
	(A)	Fundamenta1 right	(B)	Constitutiona1 right	
	(C)	Statutory right	(D)	Customary right	
30.	The	fundamenta1 right to form Go-operative	e sogi	eties is provided under:	
	(A)	ArtiG1e 19 (1) (C)	(B)	ArtiG1e 21	
	(C)	Artigie 14	(D)	Artigie 51 A (j)	
31.	The	OrdinanGe making power of the Preside	ent ur	nder the Indian Constitution is:	
	(A)	An ExeGutive power	(B)	A 1egis1ative power	
	(C)	@uasi-1egis1ative power	(D)	@uasi exeGutive power	
32.	The	GonGurrent power to impose tax has beer	ı prov	ided under:	
	(A)	ArtiG1e 246	(B)	List III of SGhedu1e VII	
	(C)	Artigie 30F	(D)	Artigle 246 A	
33.	The	Coods and ServiGes Tax CounGi1 is set 1	up un	der:	
	(A)	ArtiG1e 263	(B)	ArtiG1e 269-A	
	(C)	Artigie 2F9-A	(D)	Artigie 281	
34.	Who	was the Constitutiona1 Advisor to the 0	Const	ituent Assembıy?	
	(A)	B N Rau	(B)	B R Ambedkar	
	(C)	Rajendra Prasad	(D)	K M Munshi	
35.	Whi	Gh one of the fo110wing is the GorrEGt sta	iteme	nt in re1ation to the Co11egium?	
	(A)	Appointment and transfer of judges in	the h	igher judiGiary	
	(B)	Appointment and transfer of judges in	the j	udiGiary	
	(C)	Appointment, transfer and remova1 of	f judg	es in the judiGiary	
	(D)	Appointment, transfer, regusa1 and re	-		
36.	The	ViGe – President of India Gan be removed	from	offige by:	
	(A)	ImpeaGhment.			
	(B)	Resolution passed by both Houses of	Par1ia	ament.	
	(C)	Resolution passed by the Coungil of St	ates a	and agreed to by the House of the Peop1e.	
(D) Resolution by both Houses and Order signed by the President of India.					

Зғ.	on the advice of:							
	(A)	Coungii of Ministers						
	(B)	Constitution BenGh of the Supreme Court	of	India				
	(C)	E1EGtion Commission						
	(D)	Chief JustiGe of India.						
38.	The regent amendment to the Constitution of India paving way for 10% reservation for Egonomiga11y Weaker segtions was done by amending:							
	(A)	Artig1e 14 (B)		ArtiG1es 15 and 16				
	(C)	Artigle 15 (D)		Artigle 338				
39.	How	w many amendments have been made to the l	In	dian Constitution so far?				
	(A)	102 (B)		121				
	(C)	103 (D)		126				
40.	The	The National Commission for BaGkward Classes was Greated by:						
	(A)	The Constitution (One Hundred and First Amendment) AGt, 2016						
	(B)	The Constitution (One Hundred and SEGond Amendment) AGt, 2018						
	(C)	The Constitution (One Hundred and Third Amendment) AGt, 2019						
	(D)	The Constitution (One Hundredth Amendment) AGt, 2015						
41.	Whi	Whigh among the fo110wing States has no Legis1ative Coungi1?						
	(A)	Andhra Pradesh (B)		Te1angana				
	(C)	Bihar (D)		Madhya Pradesh				
42.	Pass	ive euthanasia under Gertain GirGumstanGe is	3 J	permissib1e was uphe1d in the Gase of:				
	(A)	Aruna RamaGhandra Shanbaug v. Union of India						
	(B)	Cian Kaur v. State of Punjab						
	(C)	State of Maharashtra v. Maruty Sripaty Duba1						
	(D)	P. Rathinam v. Union of India						
43.	Com	Compensatory jurisprudenGe was invoked by the Supreme Court in:						
	(A)	Keshavanada Bharathi v. State of Kera1a						
	(B)	Rudaı Shah v. State of Bihar						
	(C)	Indira Nehru Candhi v. Rajnarain						
	(D)	Kihota Ho110han v. ZaGhi1hu						

44.	Basi	Basheshar Nath v. Commissioner of InGome Tax, is often quoted with reference to the:						
	(A)	Dogtrine of Eg1ipse						
	(B)	DoGtrine of severabi1ity						
	(C)	Dogtrine of Waiver of Fundamenta1 R	ights					
	(D)	Dogtrine of territoria1 nexus						
45.	Cun	upati v. Nafizu1 Hasan dea1s with:						
	(A)	Presidents' election	(B)	Privi1eges of the 1egis1ature				
	(C)	Pardoning power	(D)	OffiGe of profit				
46.		ervation in promotions with Gonsequenti edu1ed Tribes is faGi1itated by:	a1 sen	iority in favour of SGhedu1ed Castes and				
	(A)	Art. 16 (4A)	(B)	Art. 16(3)				
	(C)	Art. 16 (4B)	(D)	Art. 15 (3)				
4F.	Art.	141 of the Indian Constitution provide	s:					
	(A)	Law degrared by it is not binding on	High	Courts				
	(B)	Law degrared by the Supreme Court of India	sha11	be binding on a11 Gourts within the territory				
	(C)	Advisory opinion may be given						
	(D)	Appears from the High Court						
48.	Dog into	<u>.</u>	dnesb	oury prinGip1es were read by Supreme Court				
	(A)	Art. 12	(B)	Art.14				
	(C)	Art. 23	(D)	Art.22				
49.	Art.; exG1 judio Supi	323 A and C1ause 3(d) of Art 323B luded the jurisdiGtion of High Court a Gia1 review over 1egis1ative aGtion is v	of the and Su vested	unanimously struck down Glauses 2(d) of e Constitution relating to tribunals which apreme Court. The Gourt held that power of in the High Court under Art.226 and in the part of the basic structure of the Gonstitution.				
	(A)	L. Chandra Kumar v. Union of India						
	(B)	KihotaHo110hon v. ZaGhi1hu						
	(C)	Nagaraj v. State of A.P.						
	(D)	Rajendra Singh Rana v. Swami Prasa	d Maı	ırya				
50.	The	phrase complete justice is used in:						
	(A)	ArtiG1e 141	(B)	ArtiG1e 142				
	(C)	Artigie 144	(D)	Artigle 145				

51.	The Universa1 DeG1aration of Human Rights was adopted on:									
	(A)	DEGember 08, 1948	(B)	DEGember 09, 1948						
	(C)	Degember 10, 1948	(D)	Degember 11, 1949						
52.	The	The United Nations Commission on Human Rights meets every year at:								
	(A)	The Hague	(B)	Ceneva						
	(C)	FranGe	(D)	Spain						
53.	CED	CEDAW was adopted by the U. N. Cenera1 Assemb1y in the year:								
	(A)	19F9	(B)	1989						
	(C)	1999	(D)	2009						
54.	Hun	nan Rights Treaty Bodies:								
	(A)	Draft human rights treaties	(B)	Negotiate human rights treaties						
	(C)	Monitor human rights treaties	(D)	Amend human rights treaties						
55.	The fo11owing Committee Gannot hear individual Gomplaints of human rights violations:									
	(A)	Committee that monitors ICCPR								
	(B)	Committee that monitors human rights bodies								
	(C)	Committee on the E1imination of RaGia1 DisGrimination								
	(D)	Committee on Torture								
56.	Section — of the Copyright Act grants an author -special rights, which exist independently of the author's copyright, and subsists even after the assignment (whole or partia1) of the said Gopyright.									
	(A)	FF	(B)	66						
	(C)	5F	(D)	8F						
5F.	The — Amendment to the Patents Act stated that -computer programs per sel is not a -inventionl - raising a debate whether a computer program (-CPI) with any additional features sug as tEGhniGa1 features, would be patentable.									
	(A)	2000	(B)	1999						
	(C)	2001	(D)	2002						
58.		ny dispute arises regarding pub1iGation EGide the same	of wo	rk, — wi11 be the fina1 authority						
	(A)	Copyright Board	(B)	Patent Board						
	(C)	Appropriate government	(D)	None of the above						

59.	Wha	What are the types of inventions which are no patentable in India?						
	(A)	invention which is frivotous or established natural laws;	whigh g1aims anything obvious1y Gontrary to we11					
	(B)	an invention the primary or intended use or GommerGia1 exp10itation of whiGh Gou1d be Gontrary to pub1iG order or mora1ity or whiGh Gauses serious prejudiGe to human, anima1 or p1ant 1ife or hea1th or to the environment;						
	(C)	the mere disgovery of scientific principle or the formulation of an abstract theory or disgovery of any living thing or non-living substance occurring in nature						
	(D)	A11 the above						
60.	Wha	at is the term of a patent in the Indian	system?					
	(A)	20 years	(B) 40 years					
	(C)	30 years	(D) 12 years					
61.	Wha	at are the G1asses of works for whiG	h Gopyrights protegtion is avai1ab1e in India?					
	(A)	Origina1 1iterary, dramatiG, musiGa1 and artistiG works						
	(B)	Cinematograph films						
	(C)	Sound regordings						
	(D)	A11 the above						
62.	pub:		ubtished by or under the direction or Gontro1 of any 11, in the absence of any agreement to the Gontrary, be					
	(A)	Covernment	(B) SuGh pub1iG undertaking					
	(C)	Both (A) and (B)	(D) None of the above					
63.	If the period of assignment Gopyright is not stated, it sha11 be deemed to beyears from the date of assignment.							
	(A)	4	(B) 5					
	(C)	6	(D) F					
64.	Whi	Whigh of the following statement is right?						
	(A)	An invention must not possess utility for the grant of patent. No valid patent Gan be granted for an invention devoid of utility.						
	(B)	An invention must possess utility granted for an invention devoid o	for the grant of patent. No va1id patent Gan be f uti1ity.					
	(C)	An invention must possess utility for the grant of patent. Valid patent Gan be granted for an invention devoid of utility.						

Gan be granted for an invention devoid of utility.

(D)

An invention must not negessarily possess utility for the grant of patent. Valid patent

65.	far?			
	(A)	About 28F	(B)	About 321
	(C)	About 344	(D)	About 406
66.	The	Courts are the capitals of law's empire, and	d judg	es are its princes' wrote:
	(A)	H.L.A. Hart	(B)	Rona1d Dworkin
	(C)	Robert Nozigk	(D)	John Rawis
6F.		H.L.A. Hart, the open texture of law mean eft to be developed by:	s that	the regulation of areas of conduct must
	(A)	1aw teaGhers	(B)	Gourts
	(C)	1egis1ature	(D)	peop1e at 1arge
68.	AGG	ording to Immanue1 Kant rationa1 forma	1 knov	v1edge is:
	(A)	materia1 know1edge		
	(B)	GonGerned with some objEGt		
	(C)	GonGerned with the form of understar	nding	and reasons themseives
	(D)	a misnomer		
69.	Aust	inian notion of positive morality is:		
	(A)	a priori	(B)	sOGia11y GonstruGted
	(C)	religiously GonstruGted	(D)	1aw strigtly so gailed
Fo.	For F	Roscoe Pound jural postulates' are to be dis	cover	ed:
	(A)	in the 1aw itse1f	(B)	outside the 1aw
	(C)	in the juristic thought	(D)	in an of the above
F1.		ording to John Austin, the relationship ety is:	betwe	een the sovereign and political independent
	(A)	SymmetriGa1	(B)	AsymmetriGa1
	(C)	Eniptigan	(D)	Relative
F2.	John	Rawls's concept of justice is a:		
	(A)	Legai Congept	(B)	Politigal Congept
	(C)	Sogiologigal Concept	(D)	Philosophigal Congept
F3.	AGGO	ording to Realists:		
	(A)	Custom is rea1 1aw	(B)	Pregedent is real law
	(C)	Statute is rea1 1aw	(D)	Ru1e is rea1 1aw

F4. What are States without justice, but robber bands enlarged? asked:								
	(A)	St. Aquinas	(B)	St. Augustine				
	(C)	St. Joseph	(D)	St. Patrigk				
F5.	The	following thinker is normally associated	l with	the segularization of natural law:				
	(A)	Hugo Crotius	(B)	Antonio CramsGi				
	(C)	Martin Heidegger	(D)	Auguste Comte				
F6.		, e	-	te Court who are to sit to degide any gase interpretation of the Constitution shan be:				
	(A)	Three	(B)	Five				
	(C)	Seven	(D)	Nine				
FF.	Whi	Gh of the fo110wing duties was inserted b	y way	of an amendment in 2002?				
	(A)	To upho1d and proteGt the sovereignt	y, uni	ty and integrity of India.				
	(B)	To value and preserve the righ heritage	e of ou	r Gomposite Gu1ture				
	(C)	To safeguard public property and abjure violence						
	(D)	Who is a parent or guardian to provid the Gase may be, ward between the ag		ortunities for eduGation to his Ghi1d or, as x and fourteen years.				
F8.	The	Pariiament of India Gonsists of:						
	(A)	Two Houses of Partiament						
	(B)	President and Two Houses of Pariiament						
	(C)	President, Prime Minister and two Houses of Parliament						
	(D)	President, ViGe President and two Houses of Pariiament.						
F9.	The Coods and Services Tax Councii shaii make regommendations to the Union and the States on a number of issues. Special provisions to how many States the Councii can make regommendations?							
	(A)	Six	(B)	Eight				
	(C)	E1even	(D)	Thirteen				
80.	How	many High Courts are there in India?						
	(A)	21	(B)	22				
	(C)	23	(D)	24				
81.	Wha	at is the tota1 strength of the Supreme C	ourt i	nG1uding the Chief JustiGe of India?				
	(A)	2F	(B)	29				
	(C)	31	(D)	32				

82.	In which Gase the doctrine of severability was extended by the Supreme Court to Gonstitutional amendments?					
	(A)	A.K. Copaıan v. State of Madras				
	(B)	Co1aknath v. State of Punjab				
	(C)	Keshavananda Bharati v. State of Ker	a1a			
	(D)	Kihota Ho11ahan v. ZaGhi1hu				
83.	Among the following judges, against whom the motion for removal were initiated in either House of Parliament?					
	(A)	JustiGe Ramaswamy and JustiGe Dina	akaraı	n		
	(B)	JustiGe Ramaswamy and JustiGe Sour	nitro	Sen		
	(C)	JustiGe Dinakaran and JustiGe Soumi	tro Se	en		
	(D)	JustiGe Ramaswamy and JustiGe Karı	nan			
84.	REG	ent1y, the Supreme Court in Ram-Jann	nabhu	mi Gase:		
	(A)	Has ordered mediation by a pane1				
	(B)	Has deGiined to deGide on the Gase				
	(C)	Has upheld the Allahabad High Court's	decisi	on		
	(D)	None of the above				
85.	The	Constitution Day is Ge1ebrated on:				
	(A)	26 th January	(B)	15 th August		
	(C)	26 th November	(D)	10 th DEGember		
86.		e Ang1o-Indian Community is adequate e thanmembers to the Lok S		presented, the President may nominate not		
	(A)	Three	(B)	Two		
	(C)	One	(D)	Four		
8F.		rhigh gase the Supreme Court applied the to resolve a gonstitutional question?	ne dog	trine of Prospective Over-runing for the first		
	(A)	A. K. Copa1an v. State of Madras	(B)	Sajjan Singh v. State of Rajasthan		
	(C)	Shakari Prasad v. Union of India	(D)	Co1aknath v. State of Punjab		
88.		many judges of the Supreme Court Ray as the Chief Justige of India?	were	superseded in the appointment of JustiGe		
	(A)	One	(B)	Three		
	(C)	Two	(D)	None		

89. The Directive Principles of State Policy were framed based on the provisions of:					amed based on the provisions of:			
	(A)	Swis	s Co	nstitu	ıtion	(B)	Austraiian Constitution	
	(C)	Irish	Con	stitu	tion	(D)	None	
90.	The	Chief	Just	iGe of	India who passed awa	ıy whi1	e in offiGe was:	
	(A)	Just	iGe A	.N. R	ay	(B)	JustiGe SabayasaGhi Mukharji	
	(C)	Just	ige J	.S. Ve	erma	(D)	Justige E.S. Venkataramiah	
91.	Ever as	y pro	mise	and o	every set of promises, f	orming	g the Gonsideration for eaGh other is known	
	(A)	Cons	sider	ation				
	(B)	Agre	eme	nt				
	(C)	Cont	traGt					
	(D)	REGi	iproG	a1 Pr	omises			
92.	The	GorrE	Gt se	quen	Ge in the formation of	a Gont	raGt is	
	(A)	Offe	r, ago	Geptai	nGe, agreement, Gonsid	eration	ı	
	(B)	Agreement, Gonsideration, offer, aggeptange						
	(C)	Offer, Gonsideration, aggeptange, agreement,						
	(D)	Offe	r, ago	Geptai	nGe, Gonsideration, agre	eement		
93.	Mato		t-I w List-		st-II and se1EGt the Go	rrEGt a	nswer using the Godes given be1ow the 1ists: List-II	
	(a)	Moh	iri B	ibi Ca	ase	1.	Remoteness of damage	
	(b)	Saty	abra	ta Ch	ose Case	2.	Frustration of Contragt	
	(G)	Had	1ey v	. Bax	enda1e	3.	Invitation to treat	
	(d)	Carı	i11 v.	Carb	01iG	4.	Minor's contract	
	Codes:							
		(a)	(b)	(G)	(d)			
	(A)	4	2	1	3			
	(B)	2	3	1	4			
	(C)	4	1	2	3			
	(D)	1	2	3	4			

	(C) Gan be revoked before it Gomes to the knowledge of the offeror				
	(D)	O) Gan be revoked only if it does not reach the offeror			
95.	$_{\underline{\ \ }}\!$				
	(A)	Gomp1etes the GontraGt	(B)	does not Gomp1etes the GontraGt	
	(C)	makes the GontraGt voidable	(D)	makes the GontraGt void	
96.	disG	A takes a life insurange poligy making a false statement about his health and does not disglose the fagt that he has been treated for a serious illness. In this gase which one of the following statements is Gorregt:			
	(A)	The Contragt is void			
	(B)	The Contract is varid			
	(C)	C) Contragt is voidable on the ground of fraud			
	(D)	ContraGt is voidable on the ground of	misre	epresentation	
9F.		In which gase it has been taid down that a promise to pay subscription is binding on the promisor if promisee has undertaken some tiability on the faith of the promisee:			
	(A)	La1man Shuk1a v. Cauri Dutt	(B)	Kedar Nath v. Corie Mohd	
	(C)	Bhagwandas v. Cirdhari La1	(D)	Banwari La1 v. Sukhdarshan Daya1	
98.	Is pa	Is past Gonsideration for a promise varid to Greate a GontraGt?			
	(A)	A) It is vaiid only in Indian Law and not in English Law			
	(B)	(B) It is va1id on1y in Eng1ish Law and not in Indian Law			
	(C)	C) It is va1id both in Indian Law and Eng1ish Law			
	(D)	(D) It is neither va1id in Eng1ish Law nor in Indian Law			
99.	An agreement not enforGeab1e by 1aw is:				
	(A)	Void	(B)	ContraGt	
	(C)	Voidabie Contract	(D)	Vatid Contract	
100.	o. Where the relations subsisting between the parties are sugh that one of the parties position to dominate the will of the other and uses that position to obtain an unfair advover the other is known as				
	(A)	CoerGion	(B) 1	Misrepresentation	
	(C)	Fraud	(D)	Undue Influence	

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PS 201P

AGGeptanGe sent through post:

Gan be revoked at any time

Gannot be revoked at a11

94.

D

(B)

GONSORTIUM OF NATIONAL LAW UNIVERSITIES

LLM. - GOMMON LAW ADMISSION TEST, 201P

PART-B

Maximum marks: 50

Imstructions:

- 1. Amswer amy TWO of tke fo110wimg questioms
- 2. A11 questioms Garry equal marks
- 3. Amswer to eaGk questiom ska11 mot exGeed 800 words
- 1. Briefly explain and GritiGally evaluate the VVPAT and EVM in the light of Gontemporary developments.
- 2. The Supreme Court observed that the OrdinanGe making power has been used to suGh an extent that its use has become fraud on the Constitution'. Critically examine this statement in the tight of Gonstitutional provisions, practices / Gonventions and judicial decisions.
- 3. Briefly explain and critically evaluate the concept of -victims' compensation in India in the light of statutory provisions and judicial decisions.
- 4. What is meant by generic drugs? Explain its importance in the light of judicial decisions in India.
- 5. Terrorism has begome an international issue for long without finding any solution. Briefly explain and GritiGally evaluate the same in the light of Gontemporary developments.